

THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA

)		
vs.)))	Case No	
APPLICATION FOR A	DMISSION TO F	PRACTICE P	RO HAC VICE
I,	mission requirement	s in Local Rule 8	33.1B I am moving for
CITY:			
OFFICE TELEPHONE: ()			
E-MAIL ADDRESS (required):			
This attorney will be representing:			
interest to Countrywide	e Insurance Serv	ices, Inc.	

We certify that:

E-Mail Address

- The proposed admittee is not a member of the North Carolina bar and does not maintain any law office in North Carolina.
- The proposed admittee has never had a *pro hac vice* admission or admission in any other bar revoked.
- The proposed admittee is a member in good standing of the bars of either the United States Court in: ______ and/or the highest court of the State of ______, and/or the District of Columbia Bar.
- The proposed admittee understands admission pro hac vice is for this case only and does not constitute formal admission to the bar of this Court.
- The proposed admittee has established or will upon his/her *pro hac vice* admission proceed to immediately establish an ECF account with the Western District of N.C.
- The undersigned movant will serve as co-counsel in these proceedings and will attend all hearings with the proposed admittee unless otherwise permitted by the Court.
- The \$276.00 fee for admission *pro hac vice* is being submitted with the filing of this motion.

motion.	
Respectfully submitted,	
s/ Nathan C. Chase, Jr.	
Signature:	
Printed Name	
Firm	
Street Address	
City, State, Zip	
Telephone Number	
Fax Number	

CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing with the Clerk of Court using the CM/ECF system which will send notification to the following parties of record in this case.

E. Michelle Drake	Bradley R. Kutrow
Sarah W. Steenhoek	Steven N. Baker
drake@nka.com	bkutrow@mcguirewoods.com
ssteenhoek@nka.com	sbaker@mcguirewoods.com
Peter H. Levan, Jr.	Brian M. LaMacchia
plevan@ktmc.com	David Seth Kantrowitz
	David L. Permut
Daniel Kent Bryson	Matthew G. Lindenbaum
dan@wbmllp.com	blamacchia@goodwinprocter.com
	dkantorwitz@goodwinproctor.com
Attorneys for Plaintiffs	dpermut@goodwinprocter.com
	mlindenbaum@goodwinprocter.com
	Attorneys for Defendant Bank of America,
	N.A.
David Leonard Brown	
dbrown@hldhlaw.com	
dorown@mamaw.com	
Eric R. Dinallo	
Robert D. Goodman	
edinallo@debevoise.com	
rgoodman@deveboise.com	
Brady A. Yntema	
yntema@nldhlaw.com	
Attorneys for Defendant Illinois Insurance	
Company	

This 14th day of November, 2012.

s/ Nathan C. Chase, Jr.
Robert E. Harrington
N.C. Bar No. 26967
rharrington@rbh.com
Nathan C. Chase, Jr.
N.C. Bar No. 39314
nchase@rbh.com

ROBINSON BRADSHAW & HINSON, P.A.

101 North Tryon Street, Suite 1900 Charlotte, North Carolina 28246

Telephone: 704.377.2536 Facsimile: 704.378.4000

Attorneys for Defendant Seattle Specialty Insurance Services, Inc., in its own capacity and as successor in interest to Countrywide Insurance Services, Inc.